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November 16, 2001

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PROGRAL GOMMANICATIONS COMMISSIONS

Ms. Magalie Roman Salas Secretary Federal Communications Commission 445 Twelfth Street, SW Washington, DC 20554

Re:

MM Docket No. 01-255

RM-10265

Wright City, Oklahoma

Dear Ms. Salas:

On behalf of KTCY Licensing, Inc., we are filing an original and four (4) copies of "Comments and Counterproposal" in the above-referenced rulemaking proceedings.

If you have any questions, please don't hesitate to contact the undersigned counsel.

Very truly yours,

Allan G. Moskowitz

AGM/ls

Enclosures

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BEFORE THE

Hederal Communications Commission RECEIVED

WASHINGTON, D.C. 20554

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FEBRUAL COMMUNICATIONS COMMUNICATION

In the Matter of)		
)		
Amendment of Section 73.202(b),)	MM Docket No	. 01-255
Table Of Allotments)	RM-10265	
FM Broadcast Stations)		
(Wright City, Oklahoma))		

TO: Chief, Allocations Branch

COMMENTS AND COUNTERPROPOSAL

KTCY Licensing, Inc. ("KTCY"), by its attorney, hereby submits its "Comments and Counterpropsal" in response to the Notice of Proposed Rulemaking, ("NPRM"), DA 01-2236, released September 28, 2001 in the above-referenced Docket. In support thereof, the following is respectfully shown:

- 1. The Commission's September 28, 2001 NPRM, adopted in response to a "Petition for Rulemaking" filed by Maurice Salsa, proposed to modify the Table of Allotments by adding Channel 226A to Wright City, Oklahoma as that community's first local aural service.
- 2. KTCY is the licensee of Radio Station KTCY(FM), Pilot Point, Texas operating on Channel 285C1. KTCY counterproposes a new allotment reference site instead of that proposed by Salsa for Channel 226A at Wright City in his Petition for Rulemaking.
- 3. In MM Docket No. 01-209, which proposed to modify the Table of Allotments by adding Channel 285A of Broken Bow,

Oklahoma as that community's third aural service, KTCY counterproposed that Channel 285C0 be added at Pilot Point, Texas and that Radio Station KTCY's license be modified accordingly and that Channel 265A be added at Broken Bow in lieu of Channel 285A. In order to accomplish that counterproposal, KTCY also indicated that changes in two other rulemaking dockets would have to be made, including the instant docket. In MM Docket No. 01-269, Charles Crawford requested modification of the Table of Allotments by adding Channel 284A at Antlers, Oklahoma which would conflict with KTCY's instant counterproposal that Channel 285 be upgraded from Class C1 to C0 at Pilot Point, Texas. KTCY has identified an alternative channel for use at Antlers which would preserve the requested third local service and would be compatible with the instant counterproposal. Consequently, KTCY simultaneously submitting a counterproposal in MM Docket No. 01-269 requesting that Channel 227A be added in lieu of Channel 285A at Antlers, Oklahoma.

3. Similarly, in the instant docket, Salsa requested the allotment of Channel 226A at Wright City, Oklahoma. However, because Salsa's Channel 226A allotment site for Wright City is less than that specified in Section 73.207 of the Commission's Rules for first adjacent Class A to Class A channels, Salsa's proposed site is in conflict with KTCY's proposal of Channel 227A at Antlers, Oklahoma. As indicated in the attached statement of William J. Getz of Carl T. Jones Corporation, KTCY has identified an alternate allotment reference site which would allow use of

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proposed Channel 226A at Wright City, would preserve the requested first local service and be compatible with the proposed channel change at Antlers.¹

Public Interest Benefit

- 5. KTCY's proposed allotment scheme would serve the public interest and the Commission's allotment priorities by expanding existing service at Pilot Point, Texas by Radio Station KTCY(FM) and by satisfying Maurice Salsa's requests for a first service at Wright City, Oklahoma and third service at Broken Bow, Oklahoma and the request of Charles Crawford for a third service at Antlers, Oklahoma.
- 6. Radio Station KTCY(FM) is licensed to operate on Channel 285C1 at Pilot Point, Texas and its primary service contour encompasses an area of 16,286 square kilometers containing a population of 1,473,827 persons. As reflected in the attached engineering statement, the proposed Class CO 83 kilometer radius circle encompasses an area of 21,642 square kilometers and a population of 1,874,662 persons constituting an increase of nearly of 5,000 square kilometers of area and 400,000 persons, a 32 percent increase in area and 27 percent increase in population.

KTCY does not oppose the alternate proposal of Radio One Licenses, Inc. that Channel 286A be allotted to Wright City, Oklahoma which proposal was made in MM Docket No. 01-216 (Valliant, Oklahoma) and MM Docket No. 01-209 (Broken Bow, Oklahoma), in that it is compatible with KTCY's proposed allocation scheme.

7. In light of the fact that KTCY's counterproposal will still satisfy Maurice Salsa's request for a first service at Wright City and will allow for expanded service at KTCY(FM), the change in reference coordinates will not disadvantage Salsa or obviate his request. Consequently, the public interest benefits of KTCY's counterproposal outweigh Salsa's preference for his proposed reference coordinates in that a change in those coordinates do not otherwise materally alter his proposal.

Gain and Loss Study

- 8. As indicated in the attached Engineering Statement and in Exhibit 1 to the Engineering Statement, a substantial 5,575 square kilometer gain area is created by the instant proposal while a 251 square kilometer loss area is created for a net primary service gain area of 5,324 square kilometers.

 Furthermore, the entire loss area will continue to be served by five or more aural services. Similarly, the KTCY(FM) gain area contains a population of 392,657 persons and the loss area contains merely 8,184 persons. Consequently the upgrade of Channel 285 from Class C1 to Class C0 at Pilot Point, Texas will result in a net population gain of 384,467 persons within the KTCY(FM) primary service area.
- 9. KTCY Licensing, Inc. submits that should the Commission grant the instant counterproposal to, <u>inter alia</u>, substitute

 Channel 285C0 for Channel 285C1 at Pilot Point, Texas and modify

 Radio Station KTCY(FM)'s license accordingly, KTCY Licensing,

Inc. will file an application for the new facilities and, when granted, will implement that application expeditiously.

10. In conclusion, the Commission should prefer the instant counterproposal to Salsa's original proposal. First, it satisfies Salsa's request for a first local service at Wright City, Oklahoma, albeit at different reference coordinates.

Additionally, Radio Station KTCY(FM) will be able to upgrade its service to its listening public from Class C1 to Class C0 and will provide a net population gain of 384,467 persons within the station's primary service area. KTCY Licensing, Inc. submits that its counterproposal should therefore be adopted.

WHEREFORE, for the foregoing reasons, KTCY Licensing, Inc. respectfully requests that the Commission amend its Table of Allotments to substitute Channel 285C0 for Channel 285C1 at Pilot Point, Texas; add Channel 265A at Broken Bow, Oklahoma; add Channel 227A at Antlers, Oklahoma; add Channel 226A at Wright City, Oklahoma and modify the license of Radio Station KTCY(FM) accordingly.

Respectfully submitted,

KTCY LICENSING, INC.

Allan G. Moskowitz

Its Attorney

KAYE SCHOLER LLP 901 Fifteenth Street, N.W. Suite 1100 Washington, D.D. 20005 (202) 682-3500

Dated: November 16, 2001

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CARL T. JONES

STATEMENT OF WILLIAM J. GETZ IN SUPPORT OF COMMENTS AND COUNTERPROPOSAL IN MM DOCKET NO. 01-255, RM-10265

Petitioner: KTCY Licensing, Inc.

I am a Radio Engineer, an employee in the firm of Carl T. Jones Corporation with offices located in Springfield, Virginia. My education and experience are a matter of record with the Federal Communications Commission.

This office has been authorized by KTCY Licensing, Inc. ("KTCY Licensing"), licensee of KTCY(FM), Pilot Point, Texas, to prepare this statement and the attached exhibit in support of a counterproposal and Comments in MM Docket No. 01-255. On September 19, 2001, the Allocations Branch adopted a Notice of Proposed Rulemaking ("NPRM") in response to a Petition for Rulemaking filed by Maurice Salsa ("lead petitioner"). The NPRM set forth the lead petitioner's request to modify Section 73.202(b) of the FCC Rules by adding Channel 226A at Wright City, Oklahoma, and established a Comment date of November 19, 2001. This counterproposal requests a new allotment reference site for the lead petitioner's proposed channel 226A at Wright City. The preferred arrangement of allotments specified below was originally introduced as a timely counterproposal in MM Docket No. 01-209, RM-10224.

Present

Proposed

STATEMENT OF WILLIAM J. GETZ PAGE 2

Pilot Point, TX 285C1 285C0

Broken Bow, OK 227C3, 244A, 285A* 227C3, 244C3, 265A

Antlers, OK 222C2, 272A, 284A** 222C2, 272A, 227A

Wright City, OK 226A*** 226A

- * Channel proposed in MM Docket No. 01-209, Comments filed 10/22/01
- ** Channel proposed in MM Docket No. 01-269
- *** Channel proposed in MM Docket No. 01-255

Change in allotment reference site for Channel 226A at Wright City, Oklahoma

In MM Docket No. 01-255, the FCC's NPRM sets forth Maurice Salsa's ("Salsa") request to modify Section 73.202(b) of the FCC Rules by adding Channel 226A at Wright City, Oklahoma. Salsa's Channel 226A allotment reference site is separated from the proposed Antlers, Channel 227A allotment reference site (see below) by 69.5 km. Because this distance is less than the required 72 kilometer, first-adjacent channel, Class A to Class A, minimum distance separation specified in Section 73.207 of the FCC Rules, Salsa's proposed site for Channel 226A at Wright City is in conflict with the proposed Channel 227A at Antlers. Therefore, this proposed arrangement of allotments is considered a counterproposal in MM Docket 01-255.

KTCY Licensing has identified an alternate allotment reference site which would allow use of the proposed channel 226A at Wright City and would preserve the requested first local service. The proposed Wright City allotment reference site would be compatible with the proposed channel change at Antlers. It is requested herein to modify the allocation

w.L. The alternate Wright City allotment reference site meets the allotment standards, the minimum spacing requirements of §73.207 and the city-grade coverage requirements of §73.315 of the FCC Rules.

The other changes not involved in MM Docket 01-255

KTCY(FM), Pilot Point, TX, Channel 285C1 to Channel 285C0

The proposed arrangement of allotments will allow KTCY(FM) to increase to a fully-spaced maximum Class C0 facility (100 kW ERP @ 450 m HAAT). An engineering study of all pertinent allotments, assignments and applications revealed that Channel 285C0 can be allotted to Pilot Point, with a site restriction of 28.5 kilometers northeast. The allotment reference coordinates for Channel 285C0 at Pilot Point, Texas, are 33° 37' 37" N.L. and 96° 49' 32" W.L. The Pilot Point allotment reference site meets allotment standards, the minimum spacing requirements of §73.207 and the city-grade coverage requirements of §73.315 of the FCC Rules.

Exhibit 1 shows the 72 km radius circle (based on uniform terrain and the maximum Class C1 60 dBu contour distance) from the KTCY(FM) licensed, Class C1 transmitter site. The present Class C1 circle encompasses an area of 16,286 km² and, according to the 2000 U.S. Census of population, contains a population of 1,473,827 persons.

Also shown on Exhibit 1 is the 83 km radius circle (based on uniform terrain and the maximum Class C0 60 dBu contour distance) from the proposed Class C0 allocation

reference site. The proposed Class C0 circle encompasses an area of 21,642 km² and, according to the 2000 U.S. Census of population, contains a population of 1,874,662 persons.

As shown on the Exhibit, a substantial 5,575 km² gain area is created by the instant proposal while a 251 km² loss area is created for a net primary service gain area of 5,324 km². The entire loss area will continue to be served by five or more aural services.

The KTCY(FM) gain area contains a population of 392,657 persons and the KTCY(FM) loss area contains a population of 8,184 persons. As a result, the proposed arrangement of allotments will result in a net population gain of 384,467 persons within the KTCY(FM), primary service circle.

Channel 265A at Broken Bow, Oklahoma, in lieu of Channel 285A

In MM Docket No. 01-209, the FCC's NPRM sets forth the lead petitioner's request to modify Section 73.202(b) of the FCC Rules by adding Channel 285A at Broken Bow, Oklahoma. The lead petitioner's Channel 285A allotment reference site is separated from the KTCY(FM), Channel 285C0 allotment reference site by 197.2 km. Because this distance is less than the required 215 kilometer, cochannel, Class C0 to Class A, minimum distance separation specified in Section 73.207 of the FCC Rules, KTCY's proposed use of Channel 285C0 is in conflict with the lead petitioner's proposal. Therefore, the original KTCY Licensing proposal was filed as a timely counterproposal in MM Docket 01-209.

KTCY Licensing has identified an alternate channel for use at Broken Bow which would preserve the requested third local service and would be compatible with the KTCY Licensing proposed arrangement of allotments. It is submitted that Channel 265A may be added in lieu of channel 285A at Broken Bow, Oklahoma. The allocation reference coordinates for Channel 265A are 34° 04' 41" N.L. and 94° 45' 53" W.L. The alternate Broken Bow allotment reference site meets the allotment standards, the minimum spacing requirements of §73.207 and the city-grade coverage requirements of §73.315 of the FCC Rules.

Channel 227A at Antlers, Oklahoma, in lieu of Channel 284A

In MM Docket No. 01-269, the FCC's NPRM sets forth Charles Crawford's ("Crawford") request to modify Section 73.202(b) of the FCC Rules by adding Channel 284A at Antlers, Oklahoma. Crawford's Channel 284A allotment reference site is separated from the KTCY(FM), Channel 285C0 allotment reference site by 134.6 km. Because this distance is less than the required 152 kilometer, first-adjacent channel, Class C0 to Class A, minimum distance separation specified in Section 73.207 of the FCC Rules, KTCY's proposed use of Channel 285C0 is in conflict with the Crawford's proposal. Therefore, the KTCY Licensing proposal is also considered a counterproposal in MM Docket 01-269.

KTCY Licensing has identified an alternate channel for use at Antlers which would preserve the requested third local service and would be compatible with the KTCY Licensing proposed arrangement of allotments. It is submitted that Channel 227A may be

STATEMENT OF WILLIAM J. GETZ PAGE 6

added in lieu of channel 284A at Antlers, Oklahoma. The allocation reference coordinates

for Channel 227A are 34° 17' 01" N.L. and 95° 41' 48" W.L. The alternate Antlers

allotment reference site meets the allotment standards, the minimum spacing requirements

of §73.207 and the city-grade coverage requirements of §73.315 of the FCC Rules.

KTCY Licensing will simultaneously file this material as comments in the Antlers

proceeding which has the same comment date as the current proceeding. This statement

and the supporting exhibit were prepared by me or under my direct supervision and are

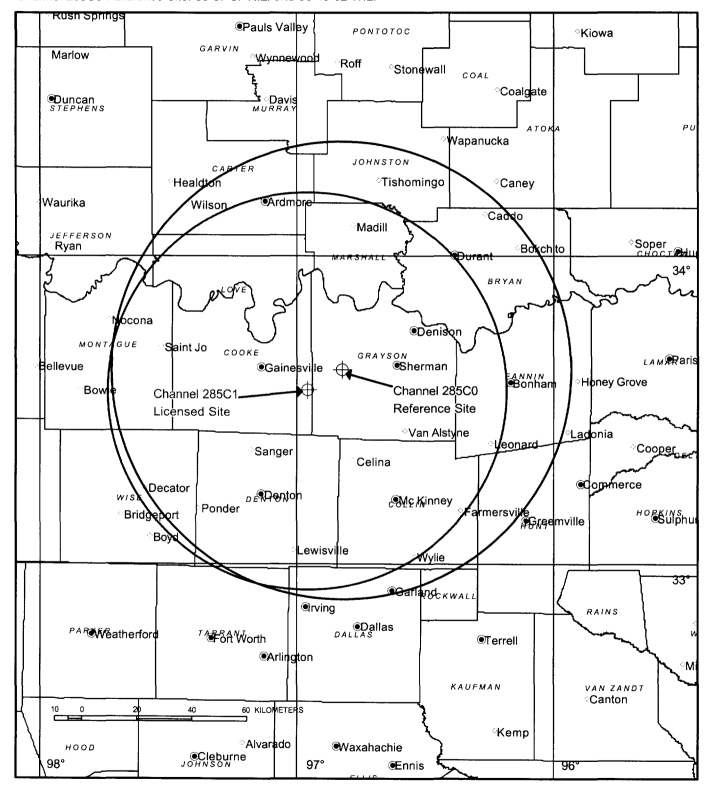
believed to be true and correct.

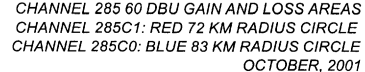
DATED: November 14, 2001

Milliam Lacato



Channel 285C1 Reference Site: 33-33-37 N.L. and 96-57-34 W.L. Channel 285C0 Reference Site: 33-37-37 N.L. and 96-49-32 W.L.







CERTIFICATE OF SERVICE

I, Laura P. Sinner, Secretary at the law firm of Kaye Scholer LLP, hereby certifies that a copy of the foregoing "Comments and Counterproposal" was delivered by hand, this 16th day of November, 2001 to the following:

Nancy Joyner Federal Communications Commission 445 - 12th Street, SW Room 3-A267 Washington, DC 20554

and was mailed by first-class mail, postage prepaid to the following:

Maurice Salsa 5616 Evergreen Valley Drive Kingwood, TX 77345

Charles Crawford 4553 Bordeau Ave. Dallas, TX 75205

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Laura P. Sinner